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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|---|--------------------|----------------------|-------------------------|-----------------|
| 09/295,966 | 04/21/1999 | KOICHIRO IKUDOME | 34503/WWM/A5 | 7800 |
| 23363 75 | 63 7590 11/06/2003 | | EXAMINER | |
| CHRISTIE, PARKER & HALE, LLP 350 WEST COLORADO BOULEVARD | | | ELISCA, PIERRE E | |
| SUITE 500 | | | ART UNIT | PAPER NUMBER |
| PASADENA, CA 91105 | | | 3621 | Henry |
| | | | DATE MAILED: 11/06/2003 | #22 |

Please find below and/or attached an Office communication concerning this application or proceeding.



Office Action Summary

Application No. 09/295,966 Applicant(s)

Koichiro, Ikudome et al.

Examiner

Pierre E. Elisca

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| | | 1 1997 1997 1997 1997 1997 1997 1997 19 | | |
|--|--|---|--|--|
| Pariod f | The MAILING DATE of this communication appears of Reply | on the cover sheet with the correspondence address | | |
| A SHO | DRTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION. | - | | |
| | ons of time may be available under the provisions of 37 CFR 1.136 (a). In date of this communication. | no event, however, may a reply be timely filed after SIX (6) MONTHS from the | | |
| - If NO p - Failure - Any rep | eriod for reply specified above is less than thirty (30) days, a reply within the eriod for reply is specified above, the maximum statutory period will apply a to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of the patent term adjustment. See 37 CFR 1.704(b). | nd will expire SIX (6) MONTHS from the mailing date of this communication. e application to become ABANDONED (35 U.S.C. § 133). | | |
| Status | | | | |
| 1) 💢 | Responsive to communication(s) filed on Jun 30, 2 | 003 | | |
| 2a) 🗌 | This action is FINAL . 2b) \boxtimes This act | ion is non-final. | | |
| | Since this application is in condition for allowance e closed in accordance with the practice under $\it Ex~pai$ | except for formal matters, prosecution as to the merits is rte Quayle, 1935 C.D. 11; 453 O.G. 213. | | |
| Disposit | ion of Claims | | | |
| 4) 💢 | Claim(s) <u>1-29</u> | is/are pending in the application. | | |
| 4 | a) Of the above, claim(s) none | is/are withdrawn from consideration. | | |
| 5) 🗆 | Claim(s) | is/are allowed. | | |
| 6) 💢 | Claim(s) <u>1-29</u> | is/are rejected. | | |
| 7) 🗌 | Claim(s) | is/are objected to. | | |
| 8) 🗌 | Claims | are subject to restriction and/or election requirement. | | |
| Applicat | tion Papers | | | |
| 9) 🗆 | The specification is objected to by the Examiner. | | | |
| 10) | The drawing(s) filed on is/are | a) \square accepted or b) \square objected to by the Examiner. | | |
| | Applicant may not request that any objection to the d | rawing(s) be held in abeyance. See 37 CFR 1.85(a). | | |
| 11) | The proposed drawing correction filed on | is: a) \square approved b) \square disapproved by the Examiner. | | |
| | If approved, corrected drawings are required in reply t | to this Office action. | | |
| 12) | The oath or declaration is objected to by the Exami | ner. | | |
| Priority | under 35 U.S.C. §§ 119 and 120 | | | |
| 13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). | | | | |
| a) 🗆 | 〗All b)□ Some* c)□ None of: | | | |
| • | 1. \square Certified copies of the priority documents hav | e been received. | | |
| : | 2. \square Certified copies of the priority documents hav | e been received in Application No | | |
| | Copies of the certified copies of the priority do application from the International Bure | au (PCT Rule 17.2(a)). | | |
| *Se | ee the attached detailed Office action for a list of the | e certified copies not received. | | |
| 14) 🗌 | Acknowledgement is made of a claim for domestic | priority under 35 U.S.C. § 119(e). | | |
| a) 🗆 | | | | |
| 15) | Acknowledgement is made of a claim for domestic | priority under 35 U.S.C. §§ 120 and/or 121. | | |
| Attachme | | W [] | | |
| | tice of References Cited (PTO-892) | 4) Interview Summary (PTO-413) Paper No(s). | | |
| | tice of Dreftsperson's Patent Drawing Review (PTO-948) | 5) Notice of Informal Patent Application (PTO-152) | | |
| 3) L Into | ormation Disclosure Statement(s) (PTO-1449) Paper No(s). | 6) Other: | | |

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Examiner Pierre Eddy Elisca

United States Department of Commerce

Patent and Trademark Office

Washington, D.C. 20231

DETAILED ACTION

- 1. In view of the Reply/Brief filed on 06/30/2003, PROSECUTION IS HEREBY REOPENED in view of new ground of rejection set forth below.
- 2. Regarding the status of the claims in the instant application, the Examiner has found new prior art. Thus, the finality of the prior Office action has been withdrawn and a new rejection follows. The Examiner regrets the delayed process of the application. Accordingly, claims 1-29 are pending.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary

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skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1-29 are rejected under 35 U.S.C. 103 (a) as being unpatentable over Shiva Corp. Horowitz et al. (WO 96/05549) in view of Grube et al. (U.S. pat. No. 6,157,829).

As per claims 1, 8, 15, Horowitz discloses a system/method comprising:

a dial-up network server (or network server) that receives user IDs from user's computers (see., abstract);

a redirection server (a firewall or filter or gateway) to the dial-up network server, an authentication accounting server connected to the database, the dial-up network server and the redirection server (see., figs 1 and 2, col 3, lines 8-34, col 4, lines 1-34);

wherein the dial-up network server communicates a first user ID for one of the users' computers and a temporarily assigned network address for the first user ID to the authentication accounting server (see., abstract, col 4, lines 23-34);

wherein data directed toward the public network from the one of the users' computers are processed by the redirection server according to the individual rule set (see., this limitation is disclosed by Horowitz, in the abstract, specifically wherein it is stated that the server also includes processing electronics which control the communication and network ports. The processing electronics also receive a user identification string from the communication port. The string

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has been redirected toward another direction).

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The server uses the string to access a database and determine at least one access filter associated with the string, please note that the process of identifying the remote user is seen to read as the step of the users's computers rule set or portion of rule set, and the step of redirecting server is also disclosed in page 4, lines 6-18, specifically wherein it is stated that if the server locates an access filter for a remote user which indicates that the remote user should-not have access to a particular zone or device, that remote user will not be allowed to communicate with that zone or device regardless of the remote computer used in the attempt to gain access. The remote user will, however, be able to communicate with other non-

having been entered by a remote user at a remote computer, and it identifies the remote user.

It is to be noted that Horowitz fails to explicitly disclose wherein said the dial up network server communicates a first user ID (first ID or permanent ID) for one of the users' computers and a temporarily assigned (temporarily assigned or temporarily ID) network address for the first user ID. However, Grube discloses a central service agent that assigns a temporary alias ID and a permanent

restricted parts of the network, also please note that the fact that the remote user will be able

to communicate with other non-restricted parts of the network, thus the remote user in fact

ID that is communicated, on a temporary basis, to a specific calling unit (see., abstract, col 2, lines 50-67, col 3, lines 47-67). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the local computer network of Horowitz by

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including the limitation detailed above as taught by Grube because this would prevent unauthorized

access to the network.

As per claims 2-6, 9-13, 16-29 Horowitz discloses the claimed limitation, wherein the

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redirection server (or filter) further provides control over a plurality of data from the users'

computers as a function of the individualized rule set (see., abstract, col 9, lines 13-34).

As per claims 7, 14, Horowitz discloses the claimed limitation, wherein the database entires

for a plurality of the plurality of users's IDs are correlated with a common individualized rule set

(see., abstract, col 8, lines 28-34, col 9, lines 24-34).

Conclusion

5. Any inquiry concerning this communication from the examiner should be directed to Pierre

Eddy Elisca at (703) 305-3987. The examiner can normally be reached on Tuesday to Friday from

6:30AM. to 5:00PM.

If any attempt to reach the examiner by telephone is unsuccessful, the examiner's supervisor,

James Trammell can be reached on (703) 305-9768.

Any response to this action should be mailed to:

Commissioner of patents and Trademarks

Washington, D.C. 20231

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The Official Fax Number For TC-3600 is:

(703) 305-7687

JAMES P TRAMMED SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

Pierre Eddy Elisca

Patent Examiner

September 08, 2003